ANDREV'S IS FREED ON BOND OF \$2,500

18-Month Sentence Is Neted for Perjury

Attorney Lean A. Andrews Jr. West file Third by the \$2.50 appeals bout after recountry base to month terms processing the Carlo Mich Court

Towards the end of a hearthe delayed white following the on Andrews' medical condition was being outlined Judge Frank J. Shea banded down the sentence and specified the terms will rule concurrently.

Judge Sies ordered the sopeaks bend latter Andrews atterne ja ollored ä politik kir an atrocal of the controction.

Andrews could be received would have been It years. If he that there seat the district income conseque terms in Allah case has would not have been perceived to make bond?

Els conjetion was returned Monday instaling in Judge She's section of court on face of five perjury counts obtained? and the of both or or Perion Grand Arry, Each coms offed testimony better the body offerning. District. Afterney Jim Garrison's Removely asassination proces

In sentencing Audious, Judge Shee said perjuty to a crutic which crods the foundation of ine entre judicial process and "notet not be continued."

"I not suppressed, it will make meaning in a life truth and al energy is villed and trespopulate falsehoods with onig those who now lear the conesquences of such a lie," the judge said.

MOTIONS DENIED

Before the schooling, Jacque See a constitution of the second a new crist and for an acress to it illiament.

His Surgists on absentify for Andrews, then asked that I sentening be delayed until

Confidence of Page 3 (Albert

THE TIMES O

REVISIGETS I SHION

Conditions from Page)

Appendions on his clear's medical hesiminal of before the

on there andrews has been died in connection with his apcontines, where his connecting to make an a stitlered leavtestificat (last Andreas de antique dellas gengram, collicat ad la acing from three takes edema (inc. Commonlation of high funds in the body (mone); septimentic shock in frantesial blood indirection) and being excepted in Indiae Shear's cordine decomposition (stowing down or decomposition of the hours)/

Amireus was inspitalized for passaments in 1963 and for septicemic shock and bears Jailure in 1965

Perjuty is all the more pep soid, reheasible in the words of an air this Somey since I can enty lead by the textucted Bergins, but continued for the large and courts to say be seen that for sen-I am also away in imposing my joinant. Hovevey, Darglass die anderce that the telestent, it moreous that follows has a the empirical is afficied, will family to support suffer an additional surger pure. Judge Shea entried the court atmost in it also will probably sport shortly after and asked the past 16 years."

Two after incident executed Assistant Detric: Attempty with the assessminating investigation incident. V. Sames said incident.

PERMISSION GIVEN.

permission for Show to leave the question. permanent for Small to enter any After the judge denied the have to expense the he processes to expense the he processes to expense the he processes to expense the heavy to expense the heavy to expense the could not be the processes to expense the processes the processes to expense the processes the processes to expense the processes the pr mether, who is all in Happymand forms would take kills of excep-

to stay Tomos' application in before the Grand Jury sext week. The motion argues that forces Court. now serving a bargiory seetence at the Lamisians State Pentlentiary at Angola, teams

eat condition could be inswered jury because he believes Garri-The courte from Parish Pris- son place to life charges against

> Andrews was asked to take a seat in the jury hex after court Morelay morning. Butclass entered the roast room about \$18 s. m., and seeing Andrews in the jury hea. Zeeled him with Dwane.

Burghes apprently sakes Andrews something about Beat Judge Sten's remarks in sec-remarks before sentancing. Anionaing Andrews combused; draws, rising from his sent, "Perius is all the more sep said, "Leave my folk ant of

be probabled from engaging in the prosecution if it wanted to he practice of law, which has make oral arguments on moseem his means of livelihoos for these for arrested judgment and for a new trial.

tion were filed in Crimbed Designate denied allegations in the said Andrews "has a family notices. The artifact argued solely depondent on him. Cast Addrew's Theirmont was Atterneys for conspiracy de delective and that the finige's formant Clay is Shaw received charge to the jury was open to Medium earness eventually as-

Burton Klein, alberray for ton to the fullings for possible Miguel Terres, that a motion special and asked for sentence

The defense is expected to ought to be." appeal to the Louisland Supreme

FAMILY MENTIONED

In final remarks, Burglase

DEAN STORY

"We move too, that this conbeeding those that it would larger procifee how./5

Arglany robed that the chend's bealth to not which

Judge Streat shiel be married to ones Littlers Course condition and asset that the differences taci, ali physicias do ger a codicul report,

After conference with An-

drews, durgless said Andrews took him the attenmation could not be obtained in a brief-pethat at time

Physical time:

The seased that he be some tenesial lockey, therefore said.

Saying he wanted all factors

Superg to wanted all further conversing the detendant before any section him. Judge Shea instructed the defense to contact the documents of the contact the documents.

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